1 2 3 4	Paul D. Powell (7488) Tom W. Stewart (14280) THE POWELL LAW FIRM 8918 Spanish Ridge Avenue, Suite 100 Las Vegas, Nevada 89148 paul@tplf.com tom@tplf.com Phone 702.728.5500 Fax 702.728.5501	
5	Attorneys for Defendant Imad Helou	
6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
7	KEY INSURANCE COMPANY,	Case No. 2:23-cv-01683-JAD-BNW
8 9	Plaintiff, vs.	STIPULATION AND ORDER TO EXTEND DEADLINE TO REPLY TO PLAINTIFF'S
10		RESPONSE TO MOTION TO DISMISS OR, ALTERNATIVELY, FOR SUMMARY JUDGMENT
11	JOSHUA COOK, an individual; SHANTE TAYLOR, an individual; IMAD HELOU, an individual; DOES I	ECEN. 24
12	through X; and ROE CORPORATIONS I through X, inclusive,	ECF No. 24
13	Defendants.	
14	The parties stipulate that the deadline to reply to plaintiff's response to motion to dismiss or	
15	alternatively, for summary judgment is continued from December 6, 2023 to December 13, 2023.	
16	It is so Stipulated.	
17	Dated December 6, 2023.	Dated December 6, 2023.
18		·
19	THE POWELL LAW FIRM	KEATING LAW GROUP
20	By: /s/ Tom W. Stewart Paul D. Powell (7488)	By: /s/ Kegan a. McMullan John T. Keating (6373)
21	Tom W. Stewart (14280)	Kegan A. McMullan (16278)
22	Attorneys for Defendant	Attorneys for Plaintiff
23	<u>Order</u>	
24	Based on the parties' stipulation [ECF No. 24] and with good cause appearing, IT IS ORDERED that the	
25	reply deadline is extended from December 6, 2023, to December 13, 2023, making the December 13, 2023, reply brief [ECF No. 25] timely.	
26	X www	
27	UNITED STATES DISTRICT LUDGE	
28	December 20, 2023, nunc pro tunc to December 6, 2023	